#### STATE OF TENNESSEE

Office of the Attorney General



2023 NOV 17 PH 1: 38

TRIAL DOCKET ROOM

PAUL G. SUMMERS
ATTORNEY GENERAL AND REPORTER

MAILING ADDRESS

BO BOY 20207

PO BOX 20207 NASHVILLE, TN 37202 MICHAEL E. MOORE SOLICITOR GENERAL

CORDELL HULL AND JOHN SEVIER STATE OFFICE BUILDINGS

TELEPHONE 615-741-3491 FACSIMILE 615-741-2009

Reply to: Consumer Advocate and Protection Division Post Office Box 20207 Nashville, TN 37202

November 17, 2003

Honorable Deborah Taylor Tate, Chairman Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37238

Re: Workshop to Gather Information from the Telecommunications Industry Related to Preventing Violations, Tenn. Code Ann. § 65-21-114, Docket No. 03-00502

Dear Chairman Tate:

ANDY D. BENNETT

**LUCY HONEY HAYNES** 

ASSOCIATE CHIEF DEPUTY

ATTORNEY GENERAL

CHIEF DEPUTY ATTORNEY GENERAL

Enclosed is an original and thirteen copies of the Consumer Advocate and Protection Division's Comments regarding Docket No. 03-00502. Kindly file same in this docket. Copies are being sent to all parties of record. If you have any questions, kindly contact me at (615) 741-8700. Thank you.

Sincerely,

Russell T. Perkins Deputy Attorney General

(615) 741-1376

CC: All Parties of Record

# IN THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:	) DOCKET NO. 03-00502
	)
WORKSHOP TO GATHER	)
INFORMATION FROM THE	)
TELECOMMUNICATIONS INDUSTRY	)
RELATED TO PREVENTING	)
VIOLATIONS TENN. CODE ANN. § 65-	)
21-114	)

# COMMENTS OF THE CONSUMER ADVOCATE AND PROTECTION DIVISION OF THE OFFICE OF THE ATTORNEY GENERAL

COMES NOW the Tennessee Attorney General, through the Consumer Advocate & Protection Division ("Consumer Advocate") and hereby submits these comments pursuant to the instructions of Director Ron Jones, acting as Moderator in this docket.

Tenn. Code Ann. § 65-21-144 provides:

- (a) Any telephone call made between two (2) points in the same county in Tennessee shall be classified as toll-free and shall not be billed to any customer.
- (b) This section shall apply to all companies or entities providing telephone service in this state as public utilities, including, but not limited to, telephone companies regulated by the Tennessee regulatory authority. However, this section does not apply to any telephone company which is prohibited by federal law from providing countywide service in a particular county.
- (c) Nothing in this section is intended to modify or repeal the rate-making and telephone regulatory authority of the authority or the right of telephone companies to earn a fair rate of return.

As reflected in the discussions during the November 7, 2003, workshop, the telecommunications industry should recognize and use one standard database to identify the intracounty calls to ensure that all bills are adjusted accordingly. Additionally, it is essential to consider the counties divided by LATA boundaries and ensure adequate compensation to the long distance carriers, consistent with Attorney General Opinion No. 01-115 (copy attached).

RESPECTFULLY SUBMITTED,

TIMOTHY C. PHILLIPS, B.P.R. #12751

Assistant Attorney General
Office of the Attorney General

Consumer Advocate and Protection Division

P.O. Box 20207

Nashville, Tennessee 37202-0207

(615) 741-8700

SHILINA B. CHATTERJEE, B.P.R. #20689

Assistant Attorney General

Office of the Attorney General

Consumer Advocate and Protection Division

P.O. Box 20207

Nashville, Tennessee 37202-0207

(615) 532-3382

Dated: November 17, 2003

### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was delivered via facsimile and/or regular mail on November 17, 2003.

Deborah Taylor Tate Chairman Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-0505 (615) 741-2904

Ron Jones Director Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-0505

> RUSSELL T. PERKINS Deputy Attorney General

70584

#### STATE OF TENNESSEE

OFFICE OF THE
ATTORNEY GENERAL
PO BOX 20207
NASHVILLE, TENNESSEE 37202

July 20, 2001

Opinion No. 01-115

Constitutionality of Tenn. Code Ann. § 65-21-114 Concerning Countywide Telephone Calling

#### **QUESTION**

Is Tenn. Code Ann. § 65-21-114, in requiring all telephone calls placed between two points in the same county to be toll-free, constitutional as applied to interexchange or long distance carriers?

### **OPINION**

While Tenn. Code Ann. § 65-21-114 is constitutional in most of its applications, it would be unconstitutional to apply this statute to a long distance telephone carrier under circumstances where the carrier does not receive reasonable remuneration for the service it is required to provide.

#### **ANALYSIS**

The instant request concerns the constitutionality of Tenn. Code Ann. § 65-21-114, which provides that

- (a) Any telephone call made between two (2) points in the same county in Tennessee shall be classified as toll-free and shall not be billed to any customer.
- (b) This section shall apply to all companies or entities providing telephone service in this state as public utilities, including, but not limited to, telephone companies regulated by the Tennessee regulatory authority. However, this section does not apply to any telephone company which is prohibited by federal law from providing countywide service in a particular county.
- (c) Nothing in this section is intended to modify or repeal the rate-making and telephone regulatory authority of the authority or the right of telephone companies to earn a fair rate of return.

The Honorable Jerry Cooper Page 2

The thrust of this statute is to require that all telephone calls made between two points within the same county in Tennessee "shall be classified as toll-free and shall not be billed to any customer." The statute goes on to recognize in subsections (b) and (c) that federal law may prohibit countywide service by some carriers in some areas, and that telephone providers have the right to earn a fair rate of return. The focus of the statute is to make all intracounty calls a part of the local telephone service that is included in subscribers' basic billing and not charged on a toll basis. The latter parts of the statute seem to recognize that this may present certain problems, but the statute fails to address those problems in such a way as to render it fully enforceable.

The underlying principle in analyzing your question is that the State cannot require a telephone company, or any other business for that matter, to render its services for free. That would constitute a "taking" in violation of Article I, §21 of the Tennessee Constitution, as well as the fifth and fourteenth amendments of the United States Constitution. See Southern Bell Telephone and Telegraph Co. v. Tennessee Public Service Commission, 202 Tenn. 465, 304 S.W.2d 640 (1957); Henley v. State, 98 Tenn. 665, 41 S.W. 352 (1897); Dolan v. City of Tygard, 512 U.S. 374, 114 S.Ct. 2309, 129 L.Ed.2d 304 (1994).

There is no problem in enforcing this statute in areas where a subscriber's local exchange carrier can complete a call to all areas of the county. In such instances, the cost of providing countywide service can be included in the basic billing rate as a required service. This is the sort of regulation commonly required by the Tennessee Regulatory Authority. Thus in most areas of the State, Tenn. Code Ann. § 65-21-114 is effective.

Complications arise, however, because approximately a dozen Tennessee counties are divided by LATA (Local Access and Transport Area) boundaries, across which the local exchange carriers that were part of the Bell system generally are not authorized to carry calls. Federal law, as part of the break-up of the telephone monopoly in the 1980's, has prohibited the Bell companies (such as BellSouth in Tennessee) from carrying calls across these LATA boundaries. See generally MCI Telecommunications Corp. v. Taylor, 914 S.W.2d 519 (Tenn. Ct. App. 1995). Thus in some counties in Tennessee, the local exchange carrier cannot complete calls to certain other parts of the county. This is a peculiarity caused by the fact that LATA boundaries do not necessarily follow county lines.

As a result, in parts of these affected counties, a long distance carrier must be involved in completing a call to certain areas within the county. Since long distance calls are billed on a toll basis, the requirement of § 65-21-114 that such calls be toll free would mean that the long distance carrier would be required to complete these calls for no remuneration whatsoever. Many subscribers making calls within the county but across a LATA boundary would have no other long distance calls during a billing period, resulting in their long distance carrier's being required by this statute to render a service for free. This produces the constitutional problems with the statute.

The Honorable Jerry Cooper Page 3

The Court of Appeals reached exactly this conclusion in AT&T Communications of the South Central States, Inc. v. Cochran, Tenn. Ct. of Apps., Middle Section, Apr. 26, 1995, a copy of which was enclosed with this request. This decision addressed a requirement imposed by the Public Service Commission before the statute in question was passed, but the enactment of Tenn. Code Ann. § 65-21-114 does not alter the constitutional analysis, for the substance of the statutory requirement is the same as that of the old P.S.C. order. The Court's opinion does note that there are permissible means of accomplishing countywide calling, but the statute in question does not provide for those mechanisms.

The bottom line is that to implement toll-free countywide calling for all customers in the counties divided by LATA boundaries, some mechanism would have to be devised to provide compensation for the long distance telephone carriers for completing such calls. The General Assembly could establish such a mechanism, or the Tennessee Regulatory Authority could do so. It is conceivable that the T.R.A. might identify the necessary compensation as a part of some remuneration that such companies already receive. The more plausible course, however, is to impose a charge to reimburse such carriers for providing toll-free service across LATA boundaries.

In conclusion, Tenn. Code Ann. § 65-21-114 is effective in requiring toll-free countywide calling in most instances, but it cannot be fully enforced in counties divided by LATA boundaries until compensation is provided from some source through some mechanism for the long distance carriers that complete such calls. This, of course, runs the risk of imposing an entirely new regulatory scheme and accompanying fees to support countywide calling. As the Court of Appeals has observed, until a compensating mechanism is provided or identified, it would violate the takings provisions of the Tennessee and federal constitutions to require long distance telephone companies to provide such a toll-free service.

PAUL G, SUMMERS

Attorney General

MICHAEL E. MOORE

Solicitor General

CHARLES L. LEWIS

Deputy Attorney General

## Page 4

3

## Requested by:

Honorable Jerry Cooper State Senator 309 War Memorial Building Nashville, TN 37243